

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

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(Continental United States Beet Sugar Order No. 5)

**DENYING OF MARKETING ALLOTMENT TO CALIFORNIA
SUGAR GROWERS ASSOCIATION**

**ORDER MADE BY THE SECRETARY OF AGRICULTURE UNDER THE
AGRICULTURAL ADJUSTMENT ACT**

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, REXFORD G. TUGWELL, Acting Secretary of Agriculture, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said Act, do make, issue, publish, and give public notice of this order with the force and effect of law, to be in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

Whereas, the California Sugar Growers Association has petitioned the Secretary of Agriculture for a marketing allotment for 1935 of 300,000 one-hundred pound bags of refined sugar of the quota for 1935 of 1,550,000 short tons of sugar raw value fixed by me for the United States beet-sugar-producing area in General Sugar Quota Regulations Series 2; and

Whereas, I find that the petitioner has not at any time manufactured or marketed beet sugar; that a certain beet sugar plant at Hamilton City, California, which the petitioner proposes to operate, has been in operation at the following times and at no other times, to wit, during the years 1908 to 1913, 1918 and 1925; that the operation of the said Hamilton City plant has not been successful nor profitable; that the petitioner has failed to show that it can or is now prepared to operate the said Hamilton City plant during the present year and/or any given number of subsequent years; that the petitioner has failed to show that it can secure a sufficient amount of sugar beets to produce the requisite marketing allotment; that the petitioner has failed to show that it will be able to assure growers of sugar beets of a continuing market or of a fair price for sugar beets; that the grant of the petition would not result in the welfare of domestic producers and in the protection of domestic consumers and in a just relation between the prices received by domestic producers and prices paid by domestic consumers, or tend to reestablish prices to farmers of sugar beets at a level that would give such sugar

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION

(CONTINENTAL UNITED STATES BEET SUGAR ORDER NO. 6)

**MARKETING ALLOTMENTS TO PROCESSORS OF THE
 QUOTA FOR THE CONTINENTAL UNITED STATES BEET-
 SUGAR-PRODUCING AREA FOR 1935**

**ORDER MADE BY THE SECRETARY OF AGRICULTURE UNDER THE
 AGRICULTURAL ADJUSTMENT ACT**

**UNITED STATES DEPARTMENT OF AGRICULTURE,
*Office of the Secretary.***

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, REXFORD G. TUGWELL, Acting Secretary of Agriculture, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said Act, do make, issue, publish, and give public notice of this order with the force and effect of law, to be in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

PART I

I do hereby find: (1) That the marketing of sugar manufactured from sugar beets produced in the continental United States beet-sugar-producing area is in the current of, or in competition with, or affects interstate or foreign commerce.

(2) That the inventory carryover held by processors of beet sugar in the continental beet area as of January 1, 1935, amounts to 1,151,781.6 short tons, raw value or 21,528,628 one-hundred-pound bags of direct-consumption sugar.

(3) That there has been allotted to producers, pursuant to section 3 of the Sugar Beet Production Adjustment Contract for the crop year 1935, an acreage which will produce a crop of sugar beets and sugar derived therefrom, which, when added to the inventory carryover of 1,151,781.6 short tons, will make available for marketing in the calendar year 1935 a quantity of beet sugar greatly in excess of the quota of 1,550,000 short tons, raw value, of beet sugar for 1935, established in General Sugar Quota Regulations, Series 2.

(4) That the marketing allotment plan, originally established for the year 1934 by Continental United States Beet Sugar Order No. 1, should be continued for 1935 in order that the beet sugar industry may not market beet sugar in excess of its quota for 1935 of 1,550,000 short tons, raw value, and in order that the policy of the Act may not be frustrated.

(5) That in establishing marketing allotments for the calendar year 1935, the marketing allotments as determined under Continental United States Beet Sugar Order No. 1 as revised by Continental

United States Beet Sugar Orders 2 and 3 should be deemed to be basic and applicable for the year 1935.

(6) That such basic allotments should be modified to give recognition to the following factors: (a) the difference between the 1934 and 1935 quota for the continental United States beet-sugar-producing area as established in General Sugar Quota Regulations, Series 1 and Series 2, respectively, (b) the petition of the Union Sugar Company for an increased allotment for 1935 over that of 1934 as hereinafter indicated, (c) the variations in the effective inventories, as herein-after defined, held by processors as of January 1, 1935 from normal inventories, such variations having been caused by the production hazards encountered by producers in the growing of the 1934 beet crop, (d) the requirements of normal marketing practices by processors relative to new crop sugar.

PART II

Therefore, out of the quota of 1,550,000 short tons of sugar, raw value (28,971,963 one hundred pound bags of refined sugar), fixed by me for the United States beet-sugar-producing area in General Sugar Quota Regulations, Series 2, there is hereby allotted, for the calendar year 1935, to the processors named below, the quantities which appear after their respective names. During the calendar year 1935, until my further order, all processors are forbidden from marketing in continental United States for consumption therein, sugar manufactured from sugar beets produced in the continental United States beet-sugar-producing area in excess of the following allotments:

Name of Processor	Allotment 100 Pound Bags	Direct-Consumption Sugar	
The Amalgamated Sugar Company	1,606,781		
American Crystal Sugar Company	2,428,713		
Central Sugar Company, Inc.	221,356		
Franklin County Sugar Company	198,710		
The Garden City Company	226,244		
Great Lakes Sugar Company	692,101		
The Great Western Sugar Company	9,142,638		
Gunnison Sugar Company	191,167		
Holly Sugar Corporation	4,324,688		
Isabella Sugar Company	310,263		
Lake Shore Sugar Company	73,025		
Layton Sugar Company	94,731		
Los Alamitos Sugar Company	159,505		
Menominee Sugar Company	203,619		
Michigan Sugar Company	1,464,535		
Monitor Sugar Company	413,502		
The National Sugar Mfg. Co.	94,117		
Northeastern Sugar Company	66,360		
The Ohio Sugar Company	151,824		
Paulding Sugar Company	164,025		
Rock County Sugar Company	70,147		
Spreckels Sugar Company	3,111,750		
St. Louis Sugar Company	149,705		
Superior Sugar Refining Company	164,322		
Union Sugar Company	308,794		
Utah-Idaho Sugar Company	2,605,193		
West Bay City Sugar Company	109,148		

PART III

The above marketing allotments have been determined in the following manner:

(7) The marketing allotment as announced in Continental United States Beet Sugar Order No. 3 have been adjusted to recognize: (a) The marketing allotment of the Union Sugar Company for 1935 has been established at 220,584 one hundred pound bags of direct-consumption sugar, as compared with 75,732 bags for 1934, the 1935 allotment having been calculated by multiplying the acreage allotted under Sugar Beet Production Adjustment Contracts for 1935 to growers served by the Union Sugar Company, by the average yield of beets per acre in the Oxnard district (the nearest large beet area) and multiplying the figure of tonnage of beets so secured by the sugar recovered by the Union Sugar Company per ton of beets bought in 1934. The allotment to each processor other than the Union Sugar Company, as established in Continental United States Beet Sugar Order No. 3 has been reduced proportionately to give effect to the allotment established for the Union Sugar Company. (b) The allotment to each processor has been adjusted further to give effect to the 1935 continental beet sugar quota of 1,550,000 short tons, raw value, as established under General Sugar Quota Regulations, Series 2.

(8) The allotment to each processor computed as outlined in paragraph (7) has been adjusted so that each processor has received an allotment in an amount not greater than the sum of each processor's effective inventory as of January 1, 1935, as hereinafter defined, and the quantity of normal marketings, as hereinafter defined, in the calendar year 1935 from the 1935 new crop sugar. The method employed in effecting the adjustments herein made are as follows:

(a) The effective inventory of each processor has been determined by taking the quantity of sugar on hand January 1, 1935 and adding thereto the quantity which has been produced by the processor after January 1, 1935 from beets raised in 1934.

(b) The estimated normal marketings of new crop sugar for each processor for 1935 have been calculated by multiplying the processor's marketing allotment as determined in paragraph (7) by a percentage representing that portion of the total calendar year sales normally consisting of new crop sugar. Such percentage has been calculated for each processor (except those having California plants, those operating solely in California or those whose production history is less than five years of the period 1929-33 inclusive) by averaging the percentages representing that portion of the calendar year sales made in the last three months of each year of the five year period 1929-33, inclusive. In those cases in which a processor operated plants only in California, such percentage has been determined by averaging the percentage representing that portion of calendar year sales made in the last five months of each year of the period 1929-33, inclusive. In those cases where a processor operated plants in California and elsewhere, such percentage has been determined by taking the sales in the last five months of the year in the case of California plants, adding thereto sales made in the last three months of the year from plants located elsewhere, for each of the years 1929-33, inclusive, dividing each sum by the total of the calendar year sales of each processor in each of those years, and averaging the percentages so secured. In the case of processors who did not operate in all of the five years of the period, 1929-33, inclusive, such percentage has been calculated by dividing the sales of new crop sugar made in the last three months of the first year of the shorter period

by the total new crop sugar production for that year, adding thereto the percentage(s) representing that portion of calendar year sales made in the last three months of each additional year of the shorter period, and dividing the resulting sum by the number of years of the shorter period.

(c) The number of one hundred pound bags, if any, by which the marketing allotment to each processor as determined under paragraph (7) exceeds the processor's effective inventory as determined in subparagraph (a) of paragraph (8) plus his normal marketing of new crop sugar as determined in subparagraph (b) of paragraph (8), has been deducted from the processor's allotment as determined in paragraph (1).

(d) The deductions, except the reserve of 225,000 bags, hereinafter provided, have been added proportionately to the allotments of those processors whose effective inventory plus normal marketings of new crop sugar exceed their allotments as determined under paragraph (1).

(9) A reserve of 225,000 one hundred pound bags of refined sugar for future allotment has been established from the amounts made available by the adjustments made in paragraph (8).

PART IV

Whenever any processor considers himself aggrieved because of any allotment herein made to him or to any other processor, or because he has received no allotment, he may make application in writing, under oath, to the Secretary of Agriculture, for the adjustment of such allotment herein made, or for an allotment, which application shall fully set forth the reasons therefor and data in support thereof.

Whenever, after notice and opportunity for hearing, as provided in Continental United States Beet Sugar Regulations, Series 1, the Secretary finds that any processor to whom an allotment has been made has failed to establish and maintain a just relation between the price paid by him to producers of sugar beets and the price received by him for sugar manufactured therefrom, and that such failure to establish and maintain such just relation is a material factor in preventing the maintenance of a just relation between the prices received by domestic producers and the prices paid by domestic consumers, and determines what would be a just price for such processor to pay such producers, and finds that such processor has failed to establish, within a reasonable time thereafter, or to maintain such price, the Secretary will adjust or revoke the allotment to such processor in such manner as will effectuate section 8a (1) of the Agricultural Adjustment Act, as amended.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, this 13th day of May, 1935.



R. G. Tugwell

Acting Secretary of Agriculture.

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C. U. S. B. S. O. No. 6, Revision No. 1

Issued October 8, 1935

Cop. 3 UNITED STATES DEPARTMENT OF AGRICULTURE

AGRICULTURAL ADJUSTMENT ADMINISTRATION

U. S. DEPT. OF AGRICULTURE

(Continental United States Beet Sugar Order No. 6, Revision No. 1)

**RELATING TO REVISIONS OF AND THE ACCEPTANCE
OF VOLUNTARY SURRENDERS OF MARKETING ALLOT-
MENTS TO PROCESSORS OF THE QUOTA FOR THE
CONTINENTAL UNITED STATES BEET-SUGAR-PRO-
DUCING AREA FOR THE YEAR 1935**

**ORDER MADE BY THE SECRETARY OF AGRICULTURE UNDER THE
AGRICULTURAL ADJUSTMENT ACT**

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, H. A. WALLACE, Secretary of Agriculture, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said Act, do hereby make, issue, publish, and give public notice of this order (constituting in part, a revision of Continental United States Beet Sugar Order No. 6, and to the extent of such revision, but not otherwise, superseding said order), which shall have the force and effect of law, and shall remain in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

After due notice to and opportunity for hearing of interested parties (pursuant to Continental United States Beet Sugar Regulations, Series 1, and pursuant to notice of hearing with respect to beet sugar marketing allotments for the calendar year 1935, issued July 26, 1935), and due consideration being given to all of the facts, the Secretary of Agriculture does hereby proclaim that:

I

Whereas, the Isabella Sugar Company, the Michigan Sugar Company, the Monitor Sugar Company, the Northeastern Sugar Company, and the Paulding Sugar Company filed applications on July 31, 1935, August 2, 1935, August 2, 1935, August 2, 1935 and July 30, 1935, respectively, for revision of their allotments based upon information relative to sales superseding data previously available to the Secretary, and

Whereas, recognition of such data results in the modification of marketing allotments heretofore announced to beet sugar processors of the 1935 continental beet sugar quota,

I do hereby find that Continental United States Beet Sugar Order No. 6 should be revised to give effect to the data obtained subsequent to the issue of Continental United States Beet Sugar Order No. 6.

II

Whereas, The Great Western Sugar Company has voluntarily surrendered 101,043 one hundred pound bags of its 1935 marketing allotment, thereby reducing its marketing allotment to 9,042,638 one hundred pound bags of direct-consumption sugar, and

Whereas, certain companies have contracted for a planted acreage in excess of the amount required to produce the basic marketing allotment of such companies as revised,

I do hereby find that the above voluntary surrender should be allotted to such processors on the basis of the planted acreage and the sales requirements of such processors during the new crop period as indicated by their respective past histories.

III

Whereas, an unallotted reserve of 225,000 one hundred pound bags of direct-consumption sugar has been heretofore established, and

Whereas, the marketing allotments to certain processors, heretofore announced, are less than the sum of normal sales requirements of such processors during the new crop period, and their effective inventories,

I do hereby find that the unallotted reserve should be distributed in proportion to the difference between the normal sales requirements during the new crop period plus the effective inventory and the marketing allotments as announced in Continental United States Beet Sugar Order No. 6, as revised.

IV

Therefore, out of the quota of 1,550,000 short tons of sugar, raw value (28,971,963 one hundred pound bags of refined sugar), fixed by me for the United States beet-sugar-producing area in General Sugar Quota Regulations, Series 2, there is hereby allotted, for the calendar year 1935, to the processors named below, the quantities which appear after their respective names.

Name of Processor:	Allotment 100 Pound Bags Direct- Consumption Sugar
The Amalgamated Sugar Company-----	1,606,994
American Crystal Sugar Company-----	2,429,188
Central Sugar Company, Inc-----	243,584
Franklin County Sugar Company-----	198,738
The Garden City Company-----	226,272
Great Lakes Sugar Company-----	738,506
The Great Western Sugar Company-----	9,042,638
Gunnison Sugar Company-----	191,201
Holly Sugar Corporation-----	4,338,275
Isabella Sugar Company-----	325,923
Lake Shore Sugar Company-----	73,157
Layton Sugar Company-----	94,760
Los Alamitos Sugar Company-----	160,831
Menominee Sugar Company-----	203,999

Name of Processor:

	Allotment 100 Pound Bags Direct- Consumption Sugar
Michigan Sugar Company-----	1, 506, 197
Monitor Sugar Company-----	435, 198
The National Sugar Mfg. Co.-----	94, 147
Northeastern Sugar Company-----	128, 797
The Ohio Sugar Company-----	159, 315
Paulding Sugar Company-----	217, 149
Rock County Sugar Company-----	74, 320
Spreckels Sugar Company-----	3, 130, 742
St. Louis Sugar Company-----	149, 720
Superior Sugar Refining Company-----	164, 377
Union Sugar Company-----	323, 220
Utah-Idaho Sugar Company-----	2, 605, 527
West Bay City Sugar Company-----	109, 188

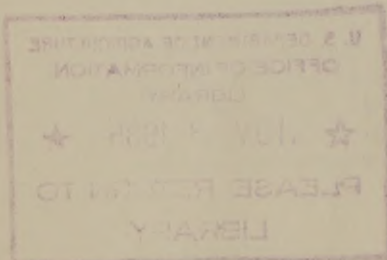
During the calendar year 1935, until my further order, all processors are forbidden from marketing in continental United States, for consumption therein, sugar manufactured from sugar beets produced in the continental United States beet-sugar-producing area in excess of the allotments as made above.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, this 8th day of October, 1935.



H. Wallace

Secretary of Agriculture.



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UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION

(Continental United States Beet Sugar Order No. 6, Revision No. 2)

RELATING TO THE VOLUNTARY SURRENDER OF MARKETING ALLOTMENTS INTO A RESERVE AND THE ADJUSTMENT AND REVISION OF MARKETING ALLOTMENTS TO PROCESSORS OF THE QUOTA FOR CONTINENTAL UNITED STATES BEET-SUGAR-PRODUCING AREA FOR THE YEAR 1935**ORDER MADE BY THE SECRETARY OF AGRICULTURE UNDER THE AGRICULTURAL ADJUSTMENT ACT****UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.**

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, H. A. WALLACE, Secretary of Agriculture, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said Act, do hereby make, issue, publish, and give public notice of this order (constituting in part a revision of Continental United States Beet Sugar Order No. 6 and Continental United States Beet Sugar Order No. 6, Revision No. 1, and to the extent of such revision, but not otherwise, superseding said orders), with the force and effect of law, which shall be in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

PART I

In order that processors of sugar beets may be given an opportunity to market the full quota for the continental United States beet-sugar-producing area of 1,550,000 short tons of sugar, raw value, fixed by the Secretary in General Sugar Quota Regulations, Series 2, issued January 8, 1935, the Secretary of Agriculture does hereby proclaim that—owing to the voluntary surrender of unused portions of marketing allotments (heretofore made to processors by virtue of Continental United States Beet Sugar Order No. 6 and Continental United States Beet Sugar Order No. 6, Revision No. 1) in amounts set forth below after their respective names—there is established an unallotted reserve of 458,020 one-hundred-pound bags of direct-consumption sugar:

Name of Processor:	Amounts Surrendered 100-pound bags	Direct-Consumption Sugar
The Great Western Sugar Company-----	448,800	
Union Sugar Company-----		9,220

During the calendar year 1935, until my further order, all processors named in Part I above are forbidden from marketing, in continental United States, for consumption therein, sugar manufactured from

